

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X  
JANE DOE,

Plaintiff,

-against-

**STIPULATION TO  
PROCEED UNDER A  
PSEUDONYM**

Civil Action No. 22-cv-3621

THE NATIONAL RAMAH COMMISSION,  
INC., CAMP RAMAH IN THE BERKSHIRES,  
INC., and RABBI ETHAN LINDEN, in his  
individual capacity,

Defendants.

-----X

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, authorized  
representatives for each defendant in the above referenced matter, that the motion filed by Plaintiff to  
Proceed Under a Pseudonym, is submitted without opposition and on consent of all parties.

Dated: New York, New York  
May 25, 2022

WYLIE STECKLOW PLLC  
Attorneys for Plaintiff

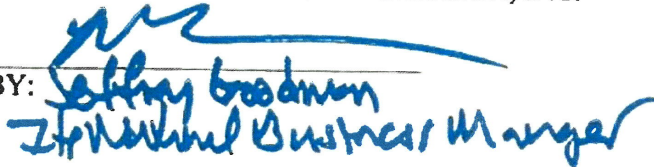
By: Wylie Stecklow



\_\_\_\_\_  
Morgue Hall Tower  
2 W. 57<sup>th</sup> Street, 8<sup>th</sup> Floor  
New York, NY 10019  
(212) 566 8000  
W@WylieLaw.com

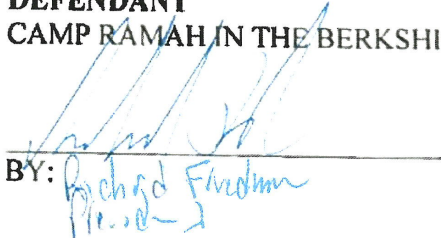
DEFENDANT  
THE NATIONAL RAMAH COMMISSION, INC.

BY:

  
Jeffrey Goodman  
Executive Business Manager

DEFENDANT  
CAMP RAMAH IN THE BERKSHIRES, INC.

BY:

  
Richard Friedman  
President

DEFENDANT  
RABBI ETHAN LINDEN

\_\_\_\_\_  
BY: Michael Gerber  
Lankler Siffert & Wohl LLP  
Attorneys for Defendant Rabbi Ethan Linden